

IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF TENNESSEE WESTERN DIVISION

UNITED STATES OF AMERICA,	
Plaintiff,	CR. NO. <u>10-20114</u>
vs.)	21 U.S.C. § 841
CARL KING,	(UNDER SEAL)
Defendant.)	

MOTION TO SEAL INDICTMENT

COMES NOW the United States of America, by and through Lawrence J. Laurenzi, United States Attorney for the Western District of Tennessee, and E. Greg Gilluly, Jr., Assistant United States Attorney, and for good cause shown, moves to seal this motion and the indictment based upon the following:

- 1. The investigation is ongoing; and
- 2. Risk that by revealing indictment may obstruct investigation.

Based on the foregoing, the United States respectfully requests that the indictment be sealed.

WHEREFORE, the United States respectfully requests that this motion and the indictment in this matter be sealed.

Respectfully submitted,

LAWRENCE J. LAURENZI
United States Attorney

By: s/E. Greg Gilluly, Jr.
E. Greg Gilluly, Jr.,
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CERTIFICATE OF SERVICE

I, E. Greg Gilluly, Jr., Assistant United States Attorney for the Western District of Tennessee, hereby certify that a copy of the foregoing motion was electronically filed, hand delivered, and/or mailed, first class postage prepaid to the Court.

This 10th day of March, 2010.

By: s/ E. Greg Gilluly, Jr.
E. Greg Gilluly, Jr.